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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/829,321	04/22/2004	Hyun-Sook Kim	1594.1351	5667	
21171 STAAS & HAL	7590 04/11/2007 SEY LLP		EXAM	INER	
SUITE 700			HECKERT, JASON MARK		
WASHINGTON	RK AVENUE, N.W. N, DC 20005	<b>v.</b>	ART UNIT	PAPER NUMBER	
,			1746		
SHORTENED STATUTORY	Y PERIOD OF RESPONSE	MAIL DATE	DELIVER	DELIVERY MODE	
· 3 MON	NTHS	04/11/2007	PAP	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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	Application No.	Applicant(s)				
Office Action Summany	10/829,321	KIM ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jason Heckert	1746				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the (	orrespondence ac	daress			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/ - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  36(a). In no event, however, may a reply be tir  will apply and will expire SIX (6) MONTHS from  , cause the application to become ABANDONE	N. nely filed the mailing date of this of (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 21 M	<u>arch 2007</u> .		·			
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ This	action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ⊠ Claim(s) 1-29 is/are pending in the application. 4a) Of the above claim(s) 12-17 and 25-29 is/a 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-11 and 18-24 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/o	re withdrawn from consideration.					
Application Papers						
9) The specification is objected to by the Examine						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicat rity documents have been receiv u (PCT Rule 17.2(a)).	ion No ed in this Nationa	I Stage			
Attachment(s)  1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary	/ (PTO-413)				
<ul> <li>Notice of Neterences Ched (1 TO-032)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO/SB/08)</li> <li>Paper No(s)/Mail Date 4/22/04.</li> </ul>	Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	ate				

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### **DETAILED ACTION**

### Election/Restrictions

1. Applicant's election without traverse of claims 1-11, 18-24 in the reply filed on 3/21/07 is acknowledged.

# Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-4, 18-19 rejected under 35 U.S.C. 102(b) as being anticipated by Ryu et al. (Ryu). Ryu discloses a washing with a fixed drum 20, equivalent to a water tub, with a perforated rotary drum 30 disposed inside. A drive unit 40 actuates the rotary drum. The machine is provided with a water circulation device 60 that feeds water into the drum during washing and rinsing operations. Ryu discloses a water supply hose 14 for supply water into the fixed drum 20. A control unit is disclosed, but not shown (paragraph 32). The control unit controls the drive unit (paragraph 32) as well as a three-way valve 53 of the circulation device. The circulation device feeds the wash water that has dripped from drum 30 into drum 20 back to the drum 30 and therefore reads on "using only wash water supplied into the rotary drum".
- 4. Claims 1-4, 7-10, 18-19 rejected under 35 U.S.C. 102(b) as being anticipated by Imamura et al. (Imamura). Imamura discloses a washing machine with a tub 2, a perforated spin basket (or drum) 3, drive motor 5, water supply valve 9, circulation pump

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111 connected to circulation pipe 12 and nozzle 13, an electric heater 11, temperature sensor 24, control means 31, and key input means 35. The control means is a microcomputer that controls the motor, heater, water supply, and receives input from the key input and temperature sensor. The control circuitry is able to determine temperatures, and determine whether or not a certain temperature is met (figure 12).

## Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim 1-5, 18-20 rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Kwon. Kwon discloses a washing machine with a washing tub 60, a perforated inner tub 65, and a drive motor 75. Kwon expresses that water is fed into the machine during step s1. Kwon also discloses a circulation unit comprising a hose 70, channel 71, and a nozzle 74 for recirculating water disposed in the tub back to the inner drum (col. 3 line 66 col. 4 line 5). The perforated drum 65 is inclined. Kwon states that the three-way valve 72 and pump 73 are controlled (col. 5 line 60), but does not distinctly disclose a controller. Examiner feels that the use of a controller of some kind is inherent and therefore Kwon is sufficient for a 102(b) rejection. However, if the applicant strongly feels that there is no implication or motivation for using a controller, the examiner maintains that controllers

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are known in the washing machine art as shown above by Ryu and Imamura. It would have been obvious at the time of the invention, to use a controller to operate various aspects of the machine, such as the circulation and drive units.

- 7. Claim 6, 21 rejected under 35 U.S.C. 103(a) as being unpatentable over Kwon in view of Sumner et al. (Sumner). Kwon does not disclose that the drum is perforated in the front wall. Sumner discloses a drum for a washing machine that has a perforated front wall (figure 2). It would have been obvious at the time of the invention, to use any known drum construction, such as that with a perforated front wall as taught by Sumner, in place of Kwon's drum, as they are functional equivalents that allow fluid to drain during washing and rinsing operations.
- 8. Claims 11, 22-24 rejected under 35 U.S.C. 103(a) as being unpatentable over Imamura in view of Noguchi et al. (Noguchi). Imamura discloses a control circuit means 31 and key input 35 operated by the user. Imamura also teaches that the control means can manipulate the temperature via the heater 11. Imamura does not distinctly disclose a storage or memory unit, however various storage means such as RAM and ROM are common in the art and are generally implemented and inherent in many control circuits and their inclusion cannot be considered novel. Furthermore, Noguchi teaches the use of RAM and ROM in the control circuitry of a washing machine to control various steps of washing. Other publications that reference storing temperatures and using stored data for washing machine control include but are not limited to U.S. Patent 6,499,321 to Rhodes et al., U.S. Patent 6,269,506 to Hollatz et al., U.S. Patent 6,003,182 to Song, and U.S. Patent 5,388,299 to Lee. It would have been

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obvious at the time of the invention to modify Imamura and include some type of storage memory in the control circuitry, as taught by Noguchi, to control various wash steps that are either preprogrammed or entered by the user. As stated previously, Imamura discloses an electric heater.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason Heckert whose telephone number is (571) 272-2702. The examiner can normally be reached on Mon. to Friday, 8:00 - 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Barr can be reached on (571)272-1414. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

MICHAEL BARR
SUPERVISORY PATENT EXAMINER

**JMH**